## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

The STATE OF TEXAS, et. al.,	§
	§
Plaintiffs,	§
	§ CIVIL ACTION NO. 2:22–cv–00014-M
vs.	§
	§
JOSEPH R. BIDEN, JR.,	§
in his official capacity as	§
President of the United States, et al.,	§
	§
Defendants,	§
	§
and	§
	§
JESUS; ROSA; TIMOTEO; and UZIAS,	§
	§
Intervenor-Defendants.	<b>§</b>

## [PROPOSED] ORDER GRANTING MOTION TO PROCEED UNDER PSEUDONYMS

Having considered Proposed Intervenor-Defendants' Motion to Proceed Under Pseudonyms, any further briefing, the record, and applicable law, and having determined that Proposed Intervenor-Defendants' privacy interests outweigh the procedural custom of disclosure under this Circuit's case-specific balancing analysis, and good cause appearing therefor, the Court hereby **ORDERS** as follows:

The Motion to Proceed Under Pseudonyms is **GRANTED**.

Proposed Intervenor-Defendants shall be allowed to proceed using pseudonyms. All parties shall use Proposed Intervenor-Defendants' pseudonyms in all documents filed on the public docket or served on the parties in this action, and shall be prohibited from using Proposed

Intervenor-Defendants' real names in such documents. The names and identities of Proposed Intervenor-Defendants, if submitted to the Court, shall be maintained *in camera* and not made available to the public, Plaintiffs, or Defendants. To the extent any document filed with the Court contains Proposed Intervenor-Defendants' real names, the names and any other personally identifying information shall be redacted and replaced with applicable pseudonyms.

Signed this	_ day of	,	
			BARBARA M. G. LYNN
			UNITED STATES CHIEF DISTRICT JUDGE